

**REMARKS**

Claims 1-13 and 15 are pending. Claim 1 has been amended. In view of the above amendments and the following remarks, reconsideration and further examination are respectfully requested.

In the Advisory Action, the examiner continues his rejection of claim 1 under 35 U.S.C. 112, saying that the reference to “vehicle seat” at line 4 is indefinite. Although Applicant does not agree with this conclusion, the present amendment to claim 1 is made to more clearly move the references to “vehicle seat” fully into the preamble, such that the claimed spring device operates on vehicle seats described in the preamble. Applicant respectfully requests that the examiner enter this amendment to put the case in better condition for the appeal that Applicant will file.

In addition, Applicant respectfully requests that the examiner reconsider his position that the term “less” at lines 13-14 of claim 1 is indefinite. To help the examiner understand that it is not indefinite to refer to air volumes that are less than other air volumes, Applicant suggests that the examiner imagine two containers, each connected to a valve that can be switched to allow air flow access to either both containers or just one container. Each container contains a given volume of air. When the valve is switched from accessing both containers to just one container, it is seen that the volume of air being accessed is less. Thus, if the goal were to compress the air to which the valve allows access, when the valve is open to both containers, the combined volumes of air are being compressed, but if the valve is switched to allow air flow to just one container then a “lesser” volume of air is being compressed. Perhaps this will give the examiner an understanding of why Applicant considers the claim to be definite.

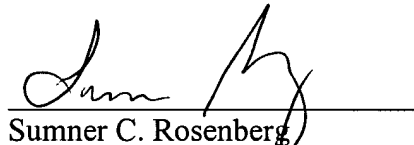
**ATTORNEY DOCKET NO. 08146.0001U1**  
**Application No. 10/812,833**

The examiner is invited to contact the undersigned if it will help move this case towards allowance or, at least, reduce the issues on appeal.

A Credit Card Payment Form PTO-2038 authorizing payment in the amount of \$460.00, for a Two-Month Extension of Time under 37 C.F.R. § 1.17((a)(2), large entity, is enclosed. This fee is believed to be correct, however, the Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 14-0629.

Respectfully submitted,

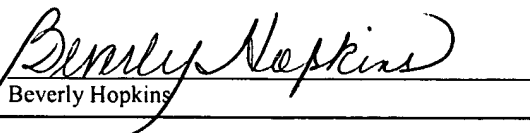
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I hereby certify that this correspondence, including any items indicated as attached or included, is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on the date indicated below.

  
Beverly Hopkins

12.13.07  
Date